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DEC 2 6 2007

OFFICE OF PETITIONS

In re Application of

STEFFEN, Stephan

Application No. 10/572,629

MAR 1 0 2008

Filed: December 07, 2006

Attorney Docket No. 148809.00500

DECISION ON PETITION

TO WITHDRAW

FROM RECORD

This is a decision on the Request to Withdraw as attorney or agent of record under 37 C.F.R. § 1.36(b), filed October 10, 2007.

The request is APPROVED.

A grantable request to withdraw as attorney/agent of record must be signed by every attorney/agent seeking to withdraw or contain a clear indication that one attorney is signing on behalf of another/others. A request to withdraw will not be approved unless at least 30 (thirty) days would remain between the date of approval and the later of the expiration date of a time to file a response or the expiration date of the maximum time period which can be extended under 37 C.F.R. § 1.136(a).

The request was signed by Charles Warner on behalf of all attorneys of record who are associated.

All attorneys/agents associated have been withdrawn. Applicant is reminded that there is no attorney of record at this time.

The request to change the correspondence of record is not acceptable as the requested correspondence address is not that of: (1) the first named signing inventor; or (2) an intervening assignee of the entire interest under 37 C.F.R 3.71. All future communications from the Office will be directed to the first named signing inventor at the first copied address below until otherwise properly notified by the applicant.

Telephone inquiries concerning this decision should be directed to Tredelle Jackson at 571-272-2783.

cc:

STEPHAN STEFFEN BUXTORFFSTRABE 17 BREMEN, GERMANY 28213

cc:

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Bldg./Room.

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> **BREMEN, GERMANY 28213 BUXTORFFSTRABE 17** STEPHAN STEFFEN

> > Demenage

Emptanger verzogen: Ein-willigung zur Weitergabe der neuen Anschrift liegt nicht vor.

Emplanger/Firma unter der angegebenen Anschrift nicht zu ermitteln

Zurück/Retour

Refusé

Annahme verweigert

hallindindindindindindind

Non réclamé Non ad Rucksendung am/Retour le: Nicht abgeholf Nicht zulässig

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